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16 Attorneys for Defendant GOOGLE INC.

17 UNITED STATES DISTRICT COURT  
18 DISTRICT OF NEVADA

19 BLAKE A. FIELD,

20 Plaintiff,

21 vs.

22 GOOGLE INC.,

23 Defendant.

No. CV-S-04-0413-RCJ-LRL

24 **STIPULATION FOR EXTENSION OF  
25 TIME FOR FACT DISCOVERY TO  
26 COMPLETE CERTAIN DEPOSITIONS**

(First Request)

27 AND RELATED COUNTERCLAIMS

28 WHEREAS, the Court has ordered the close of fact discovery on April 29, 2005;

29 WHEREAS, Pro Se Plaintiff Blake A. Field ("Plaintiff") served one set of interrogatories,  
30 one set of requests for production and one set of requests for admission to Defendant Google Inc.  
31 ("Google") by United States Mail on March 25, 2005;

Snell & Wilmer  
LAW FIRMS

26

1        WHEREAS, Google propounded one set of interrogatories, one set of requests for  
2 production and one set of requests for admission to Plaintiff by hand delivery on March 30, 2005;

3        WHEREAS, neither party has yet served responses to said interrogatories, requests for  
4 production or requests for admission, and thus this discovery remains to be completed;

5        WHEREAS, neither party has taken any depositions in this matter; and

6        WHEREAS, due to scheduling and travel constraints of the attorneys and witnesses during  
7 the month of April, neither party will be able to complete the four agreed-upon depositions by  
8 April 29, 2005;

9        Google, through its counsel of record, and Pro Se Plaintiff Blake A. Field, hereby stipulate  
10 and agree as follows:

11       The deadline for the completion of the following depositions shall be extended to May 20,  
12 2005 to ensure that both parties have sufficient time to schedule and complete the depositions:

- 13              • Deposition of Plaintiff;
- 14              • Deposition of Google pursuant to Fed. R. Civ. P. 30(b)(6) on the topic of the  
15 standard operation of the Google cache;
- 16              • Deposition of Google pursuant to Fed. R. Civ. P. 30(b)(6) on the topic of the  
17 inclusion of Plaintiff's works listed in the First Amended Complaint in the Google  
18 cache; and
- 19              • Deposition of Google pursuant to Fed. R. Civ. P. 30(b)(6) on the topic of the terms  
20 and conditions of use of the Google AdWords program.

21        The deadline of April 29, 2005 for the close of fact discovery ordered by this Court shall  
22 apply to all other discovery.

Snell & Wilmer  
LAW OFFICES

1 Dated: April 11, 2005

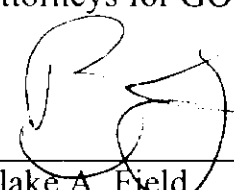
SNELL & WILMER L.L.P.

2 By: 

3 Kelly A. Evans  
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4 3800 Howard Hughes Parkway, Suite 1000  
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and

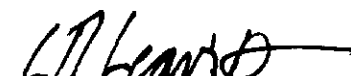
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650 Page Mill Road  
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8 Attorneys for GOOGLE INC.



9  
10 Dated: April 11, 2005  
11  
12 Blake A. Field  
13 3750 Doris Place  
Las Vegas, NV 89120  
(702) 436-9798  
Pro Se Plaintiff

14  
15 IT IS SO ORDERED:

16   
17 UNITED STATES MAGISTRATE JUDGE

18  
19 DATED: 4/13/05

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